IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

KENNEDY,

Plaintiff.

v.

Civil No. 3-18-cv-00767

DUTCAVICH, et al.,

Defendants.

TAKE JUDICIAL COGNIZANCE

MOTION TO COMPEL SERVICE OF PROCESS, and MEMO in support of Motion

I, Edward Thomas Kennedy, (hereinafter "Kennedy" or "Plaintiff") am one of the people of Pennsylvania, and in this court of record wishes the court to grant Kennedy's Motion to Compel Service of Process and appropriate summons and paperwork for the defendants in Plaintiff's action at law / Second Amended without delay.

Date: December 7, 2018

Respectfully submitted,

/s/ Edward Thomas Kennedy ---seal---

Edward Thomas Kennedy 401 Tillage Road Breinigsville, PA 18031

Phone: 4152751244

Email; kennedy2018@alummni.nd.edu

CERTIFICATE OF SERVICE

I certify that on December 7, 2018, that I filed a copy of the above MOTION TO COMPEL SERVICE OF PROCESS, and MEMO in support of Motion to the United States District Court for the Middle District of Pennsylvania, via ECF.

Respectfully submitted,

/s/ Edward Thomas Kennedy ---seal

EDWARD THOMAS KENNEDY, Plaintiff

December 7, 2018